111TH CONGRESS 1ST SESSION

H.R.4122

To support high-need middle and high schools in order to improve students' academic achievement, graduation rates, postsecondary readiness, and preparation for citizenry.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 19, 2009

Mr. George Miller of California (for himself, Mr. Kildee, Mr. Scott of Virginia, Mr. Hinojosa, Mr. Grijalva, Mr. Loebsack, Mr. Davis of Illinois, and Mr. Fattah) introduced the following bill; which was referred to the Committee on Education and Labor

A BILL

To support high-need middle and high schools in order to improve students' academic achievement, graduation rates, postsecondary readiness, and preparation for citizenry.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Graduation for All
- 5 Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

- (1) A high school diploma and postsecondary training are increasingly important for success in the 21st century economy. In fact, nearly 90 percent of the fastest-growing, highest-paying jobs require education beyond high school.
 - (2) About 1,200,000 high school students, which is approximately one-third of all high school students, do not to graduate every year. According to the Department of Education, the 2009 United States high school graduation rate was the lowest the rate since 2002.
 - (3) Dropouts earn less and require greater public assistance than high school completers. Compared to the 11 percent of high school graduates, 25 percent of dropouts were unemployed for a year or more between 1997 and 2001. Dropouts create an annual estimated cost of \$24,000,000,000 to the public.
 - (4) Only 16 percent of the Nation's 50 largest school districts have a graduation rate that is equal to or greater than the national average. Additionally, the Nation's 50 largest cities graduate about 59 percent of students on time, compared to 77 percent of students in nearby suburban communities.

- (5) The national graduation rate is 70 percent. The graduation rates for minority groups are far lower than that of their peers. Only 55 percent of Black students, 58 percent of Latino students, and 51 percent of Native American students graduate, while their nonminority peers graduate at a rate of 76 percent. And, only 56 percent of all students with disabilities earn diplomas. Additionally, 35 percent of Black students and 29 percent of Latino stu-dents, compared to only 11 percent of White stu-dents, attend high schools in which graduation is not the norm.
 - (6) There is a gender gap in national graduation rates, with 72 percent of female students graduating compared to 65 percent of males. This gap is especially large among minority groups. Only 48 percent of African-American male students graduate, whereas 59 percent of African-American female students graduate. Among Latino students, 58 percent of female students graduate compared to 49 percent of male students.
 - (7) Approximately half of the Nation's students who drop out of high school were previously enrolled in a "dropout factory"—a school where 40 percent or more of the students in the freshman class have

- dropped out by the time the students reach their senior year. These schools are located in nearly every State and disproportionately serve minority and poor students.
 - (8) Investing in the expansion of dual enrollment and early college programs can help individuals earn credit toward postsecondary education while simultaneously earning high school credit. These programs increase high school graduation rates and the percentage of students who complete a recognized postsecondary credential by the age of 26, including low-income students and students from other populations underrepresented in higher education.
 - (9) Lack of basic skills at the end of the middle school grades has serious implications for students. Students who enter high school 2 or more years behind grade level in mathematics and literacy have only a 50 percent chance of progressing on time to the tenth grade. Those students who do not progress on time to the tenth grade are at significant risk of dropping out of high school.
 - (10) High school dropouts are 3½ times more likely than high school graduates to be arrested and 8 times more likely to be incarcerated. Nearly 70 percent of inmates in our Nation's prisons did not

- earn a high school diploma. Moreover, rasing the
- 2 high school completion rate one percent for men be-
- 3 tween ages 20 and 60 would save the United States
- 4 \$1,400,000,000 annually in crime-related costs.

5 SEC. 3. PURPOSES.

- 6 The purposes of this Act are—
 - (1) to address the dropout crisis by supporting local educational agencies in improving the achievement, increasing the graduation rates, increasing the college enrollment and postsecondary persistence rates, and improving preparation for citizenry, of students attending the Nation's lowest-performing high schools and their feeder middle schools;
 - (2) to support comprehensive data-based school reforms and the creation of new schools, including charter schools and other innovative school models, such as magnet schools, to prepare students for success in postsecondary education and 21st century careers;
 - (3) to provide targeted, intensive support and effective interventions to reform schools with high dropout and low graduation rates through dropout prevention, college readiness, and credit recovery programs; and

1	(4) to conduct an extensive evaluation of reform
2	efforts and disseminate the results of such efforts in
3	order to ensure the success of future middle school
4	and high school reform efforts.
5	TITLE I—IMPROVING STUDENT
6	ACADEMIC ACHIEVEMENT,
7	GRADUATION RATES, AND
8	POSTSECONDARY READINESS
9	IN HIGH SCHOOLS AND MID-
10	DLE SCHOOLS
11	SEC. 101. RESERVATION OF FUNDS; FUNDING REQUIRE-
12	MENT.
13	(a) Reservation of Funds.—Of the amounts ap-
14	propriated under section 106 to carry out this title for
15	a fiscal year, the Secretary shall reserve not more than
16	2 percent, not to exceed $10,000,000,$ for carrying out sec-
17	tion 105(b).
18	(b) Funding Requirement.—In order to ensure a
19	diversity of Models for Success described in section section
20	103(b)(1)(B), and to provide sufficient examples for the
21	carried out evaluation under section 105(b), the Secretary
22	shall ensure that during each 3-year grant cycle, by the
23	end of each 3rd fiscal year for which funds have been ap-
24	propriated to carry out this title—

- 1 (1) not less than 15 percent of the total number 2 of eligible entities receiving grant funds under this 3 title use such funds to carry out the transformation 4 model described in section 103(b)(1)(B)(i) in at 5 least one eligible middle school or eligible high 6 school;
 - (2) not less than 15 percent of the total number of eligible entities receiving grant funds under this title use such funds to carry out the turnaround model described in section 103(b)(1)(B)(ii) in at least one eligible middle school or eligible high school;
 - (3) not less than 15 percent of the total number of eligible entities receiving grant funds under this title use such funds to carry out the restart model described in section 103(b)(1)(B)(iii) in at least one eligible middle school or eligible high school; and
 - (4) not less than 15 percent of the total number of eligible entities receiving grant funds under this title use such funds to carry out the close-down model described in section 103(b)(1)(B)(iv) in at least one eligible middle school or eligible high school.

1 SEC. 102. GRANTS AUTHORIZED.

2	(a) Grants Authorized.—From the amount re-
3	maining after making the reservation described in section
4	101(a), the Secretary shall award grants, on a competitive
5	basis, to eligible entities to improve student academic
6	achievement, graduation rates, and postsecondary readi-
7	ness in participating middle schools and participating high
8	schools in such eligible entities by carrying out the activi-
9	ties described in section 103.
10	(b) Grant Period.—A grant under this title—
11	(1) shall be awarded to an eligible entity for a
12	3-year period; and
13	(2) subject to subsection (e)(2), may be renew-
14	able for an additional 3-year period if the Secretary
15	determines that the eligible entity has, by the end of
16	the first 3-year grant period, effectively improved
17	student achievement, graduation rates, and postsec-
18	ondary school readiness in participating middle
19	schools and participating high schools by, at a min-
20	imum—
21	(A) dramatically increasing the graduation
22	rate in participating high schools in the aggre-
23	gate and disaggregated for subgroups in the
24	same manner as described in section
25	1111(b)(2)(C)(II) of the Elementary and Sec-

1	ondary Education Act of 1965 (20 U.S.C.
2	6311(6)(2)(C)(II));
3	(B) dramatically increasing the percentage
4	of students who attend at least 90 percent of
5	the schools days in a school year in partici-
6	pating high schools or participating middle
7	schools;
8	(C) dramatically increasing the percentage
9	of students passing math and English courses
10	in participating middle schools;
11	(D) dramatically increasing the percentage
12	of students passing all courses required for
13	graduation from secondary school; and
14	(E) meeting the graduation goals estab-
15	lished in section $104(a)(5)$.
16	(c) Federal Share, Non-Federal Share.—
17	(1) Federal share.—The Federal share of a
18	grant under this title shall be not more than 75 per-
19	cent of the costs of the activities assisted under the
20	grant.
21	(2) Non-federal share.—
22	(A) IN GENERAL.—The non-Federal share
23	of a grant under this title shall be not less than
24	25 percent of the costs of the activities assisted
25	under the grant.

- 1 (B) IN-KIND CONTRIBUTIONS.—An eligible
 2 entity may use in-kind contributions to meet
 3 the non-Federal share requirement described in
 4 subparagraph (A).
- 5 (3) WAIVER.—The Secretary may reduce the 6 amount of the non-Federal share of an eligible entity 7 if the eligible entity demonstrates to the Secretary 8 that such funds are unavailable due to economic 9 hardship, as defined by the Secretary.
- 10 (d) SUPPLEMENT, NO SUPPLANT.—An eligible entity
 11 that receives a grant under this title shall use the grant
 12 funds to supplement, and not supplant, other Federal and
 13 non-Federal funds available to eligible middle schools and
 14 eligible high schools.

(e) Maintenance of Effort.—

(1) In General.—A local educational agency may receive funds under this title for any fiscal year only if the State educational agency finds that either the combined fiscal effort per student or the aggregate expenditures of that agency and the State with respect to the provision of free public education by that agency for the preceding fiscal year was not less than 90 percent of such combined fiscal effort or aggregate expenditures for the second preceding fiscal year.

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- 1 (2) RENEWAL.—In the case of a grant that is 2 renewed in accordance with subsection (b)(2), the 3 Secretary shall make a grant payment for each year 4 of the renewal only if a State demonstrates, to the 5 satisfaction of the Secretary, that the State has the 6 met the maintenance of effort requirement described 7 in paragraph (1).
- 8 (3) FINANCIAL HARDSHIP WAIVER.—A State or 9 eligible entity may apply to the Secretary for a waiv-10 er of, and the Secretary may waive, the require-11 ments of this subsection if the State is experiencing 12 a financial hardship.

13 SEC. 103. USES OF FUNDS.

- 14 (a) In General.—An eligible entity receiving a 15 grant under this title shall use the funds made available under the grant to improve the academic achievement, 16 17 graduation rates, postsecondary readiness, and postsec-18 ondary enrollment of students enrolled in each participating middle school and participating high school in the 19 20 eligible entity by carrying out the activities described in 21 subsection (b).
- 22 (b) ACTIVITIES.—An eligible entity shall carry out 23 the following activities:

1	(1) Implementing, for each participating middle
2	school and participating high school in the eligible
3	entity—
4	(A) an Early Warning System (as defined
5	in section $401(8)$; and
6	(B) a Model for Success that uses evi-
7	dence-based strategies and materials to provide
8	rigorous and relevant curricula and instruction
9	to personalize the secondary school experience
10	and improve school climate, which is selected by
11	the eligible entity for each such school from
12	among the following models:
13	(i) Transformation model.—A
14	"transformation model" means a model
15	that includes—
16	(I) evidence based strategies and
17	materials to provide rigorous relevant
18	curricula and instruction; and
19	(II) increasing teacher and school
20	leader effectiveness by implementing
21	on-site professional development ac-
22	tivities, such as mentoring and induc-
23	tion programs for new teachers and
24	career-ladder opportunities for all

1	teachers, that respond to student and
2	schoolwide needs.
3	(ii) Turnaround model.—A "turn-
4	around model" means a model that in-
5	cludes—
6	(I) evidence based strategies and
7	materials to provide rigorous relevant
8	curricula and instruction;
9	(II) replacing the principal, in
10	cases in which student achievement
11	has declined during the history of the
12	principal's tenure, with a new prin-
13	cipal; and
14	(III) reassigning or replacing
15	each of the teachers who are assigned
16	to teach subjects for which they do
17	not have subject-matter expertise, or
18	are not highly-qualified, with teachers
19	who have subject-matter expertise in
20	each subject that they teach and are
21	highly-qualified.
22	(iii) Restart model.—A "restart
23	model" means a model under which the eli-
24	gible entity closes a school and reopens it
25	under a school management organization

1	or charter management organization that
2	will—
3	(I) provide new leadership, new
4	staff, new instructional programs; and
5	(II) allow all students who were
6	enrolled in the school prior to its clo-
7	sure to enroll in the school when it re-
8	opens.
9	(iv) Close-down model.—A "close-
10	down model" means a model—
11	(I) under which a school is closed
12	and students are re-enrolled in other,
13	higher-achieving schools (which may
14	include new schools or charter
15	schools) under the jurisdiction of the
16	eligible entity; and
17	(II) that allows school employees
18	who were employed at the school that
19	has been closed to re-apply for posi-
20	tions in the new schools.
21	(2) Monitoring and supporting each Graduation
22	Improvement Team serving a participating middle
23	school or participating high school in the eligible en-
24	tity in carrying out the activities described in section
25	104(a)(3)(A).

- (3) Providing school leadership teams, including the principal at each participating middle school and participating high school, with more operating flexibility with respect to staffing, evaluation, leadership structure, program, budget, scheduling, and use of school-time decisions.
 - (4) Providing academically rigorous education options that lead to a diploma consistent with readiness for postsecondary education based on an analysis of the data available under the Early Warning Data System, and are designed to meet the students' needs, such as effective research-based dropout prevention, credit and dropout recovery, and recuperation education programs for students who are not making sufficient program towards graduation or who have dropped out.
 - (5) Providing information and assistance about requirements for high school graduation, college admission, college financial assistance programs, and college and career success for all students enrolled in each such school, including—
 - (A) assistance in completing the FAFSA (as referred to in section 483 of the Higher Education Act (20 U.S.C. 1090));

- 1 (B) information about Federal student aid 2 programs for which students may be eligible, in-3 cluding Federal student loans, Federal Pell 4 grants, and Federal work study programs avail-5 able pursuant to title IV of the Higher Edu-6 cation Act of 1965 (20 U.S.C. 1070 et seq.); 7 and
 - (C) promotion of existing guidance resources with respect to such Federal student aid programs available to students and families.
 - (6) Engaging parents and community partners around school improvement activities carried out under this section and providing parents with the tools to navigate, support, and influence their children's academic career and choices.
 - (7) Assisting participating middle schools and participating high schools with costs associated with the implementation of the programs described in paragraph (4), including transportation costs and, in the case of a school in which the eligible entity has carried out a close-down model, other costs associated with providing extra supports to students who are re-enrolled in higher-achieving schools in the eligible entity pursuant to such model.

1	(c) Rule of Construction.—Nothing in this sec-
2	tion shall be construed to alter or otherwise affect the
3	rights, remedies, and procedures afforded school or dis-
4	trict employees under Federal, State, or local laws (includ-
5	ing applicable regulations or court orders) or under the
6	terms of collective bargaining agreements, memoranda of
7	understanding or other agreements between such employ-
8	ees and their employers.
9	SEC. 104. APPLICATION; APPLICATION REVIEW AND AWARD
10	BASIS.
11	(a) APPLICATION.—An eligible entity desiring a grant
12	under this title shall submit an application to the Sec-
13	retary at such time, in such manner, and containing such
14	information as the Secretary may require. The application
15	shall, at a minimum, include the following information:
16	(1) Identification of schools.—An identi-
17	fication—
18	(A) of the eligible high schools and the eli-
19	gible middle schools under the jurisdiction of
20	the eligible entity; and
21	(B) of the high schools and feeder middle
22	schools of such high schools identified pursuant
23	to subparagraph (A) that will be served by the
24	grant awarded to the eligible entity.
25	(2) Needs analysis.—

1	(A) In General.—An assurance that the
2	eligible entity will conduct a needs analysis de-
3	scribed in subparagraph (B) for each partici-
4	pating middle school and participating high
5	school to assist the entity in determining which
6	Model of Success described in section
7	103(b)(1)(B) to carry out in each such school.
8	(B) Description.—A needs analysis de-
9	scribed in this subparagraph shall include—
10	(i) an analysis of the needs of the stu-
11	dent population in a school, including—
12	(I) a determination of the num-
13	ber of students that are not meeting
14	the State's proficient level of academic
15	achievement on the State assessments
16	under section 1111(b)(3) of the Ele-
17	mentary and Secondary Education
18	Act of 1965 (20 U.S.C. 6311(b)(3))
19	and an identification of the academic
20	subjects and grade levels in which the
21	students are failing to meet such level
22	of academic achievement; and
23	(II) the specific needs of students
24	facing significant barriers to high
25	school graduation, such as students

1	with limited English proficiency, stu-
2	dents with disabilities, students who
3	are homeless children and youths, stu-
4	dents who are foster care or are aging
5	out of the foster care system, or other
6	disconnected students;
7	(ii) an analysis of the number, experi-
8	ence, training level, responsibilities, and re-
9	tention rates of existing administrative, in-
10	structional, and noninstructional staff for
11	a school;
12	(iii) in determining which Model of
13	Success may be the most practical to carry
14	out in a school—
15	(I) a review of the school's budg-
16	et, including how Federal, State, and
17	local funds are being spent, as of the
18	time of the analysis, for instruction
19	and operations at the school level for
20	staff salaries, instructional materials,
21	professional development, and student
22	support services, in order to establish
23	the extent to which existing resources
24	need to, and can be reallocated, or

1	better coordinated, with activities to
2	improve the school;
3	(II) a review of the additional re-
4	sources and staff necessary to imple-
5	ment, at the school, the activities
6	identified under a Model for Success;
7	and
8	(III) an analysis of the capacity
9	of the eligible entity to provide tech-
10	nical assistance, additional staff, and
11	resources to implement activities iden-
12	tified under a Model for Success; and
13	(iv) a comparison of the ratio of high-
14	ly-qualified teachers with subject matter
15	expertise in the subjects they teach in eligi-
16	ble middle schools and eligible high schools
17	served by the eligible entity, compared to
18	the highest-achieving schools served by the
19	eligible entity.
20	(3) Selection of models of success.—A
21	selection of a Model of Success described in section
22	103(b)(1)(B) for each participating middle school
23	and participating high school that is made after con-
24	ducting a needs analysis described in paragraph (2).
25	(4) Graduation improvement team —

1	(A) IN GENERAL.—An assurance that the
2	eligible entity will establish, for each partici-
3	pating middle school and participating high
4	school in which the entity will carry out a
5	Model of Success described in clause (i), (ii), or
6	(iii) of section 103(b), a Graduation Improve-
7	ment Team described in subparagraph (B) that
8	with respect to each such school—
9	(i) assists the eligible entity in—
10	(I) implementing such Models
11	and
12	(II) maintaining the Early Warn-
13	ing System (as defined in section
14	401(8)) and identifying and imple-
15	menting the necessary evidenced
16	based interventions under the inter-
17	vention component of such system
18	and
19	(ii) provides consultation to the eligi-
20	ble entity in carrying out the activities de-
21	scribed in section 103.
22	(B) Members.—A Graduation Improve-
23	ment Team—
24	(i) shall include—

1	(I) a principal or school leader
2	from the participating middle school
3	or participating high school;
4	(II) at least 2 teachers rep-
5	resenting different grade levels or dis-
6	ciplines from the participating middle
7	school or participating high school;
8	(III) specialized instructional
9	services personnel;
10	(IV) staff of the eligible entity;
11	and
12	(V) a representative from a tech-
13	nical assistance provider or a non-
14	profit organization with demonstrated
15	expertise in analyzing performance
16	data and a demonstrated record of
17	success—
18	(aa) in improving student
19	achievement or graduation or col-
20	lege enrollment rates;
21	(bb) restructuring low-per-
22	forming middle schools or high
23	schools; and
24	(cc) in carrying out activities
25	relative to the needs of the stu-

1	dent population (including needs
2	related to linguistic and cultural
3	diversity, varied learning styles,
4	and youth facing significant ob-
5	stacles to graduation) in the par-
6	ticipating middle school or par-
7	ticipating high school;
8	(VI) a representative from a
9	school management organization,
10	which may include charter manage-
11	ment organizations;
12	(VII) a representative from a
13	teacher organization; and
14	(VIII) one individual from among
15	each of the following community rep-
16	resentatives—
17	(aa) parents, including par-
18	ents of students at-risk of drop-
19	ping out of the participating
20	school; and
21	(bb) nonprofit organizations
22	serving young people (such as
23	those that provide behavioral or
24	mental health services, job train-
25	ing and apprenticeship programs,

1	job placement and retention
2	training, education and after
3	school programs, mentoring pro-
4	grams, conflict resolution, sports,
5	arts, life skills, or supports for
6	youth who have dropped out of
7	school, are at risk of dropping
8	out, or demonstrate chronic tru-
9	ancy); and
10	(ii) may include representatives
11	from—
12	(I) the State educational agency
13	serving the eligible entity;
14	(II) philanthropic organizations;
15	(III) the business community;
16	(IV) an institution of higher edu-
17	cation; and
18	(V) a county, city, or other local
19	unit of government.
20	(5) Early warning system.—Provide an as-
21	surance that the eligible entity will, for each partici-
22	pating middle school and participating high school,
23	establish and, in consultation with each Graduation
24	Improvement Team at each such school, if applica-
25	ble, maintain an Early Warning System (as defined

in section 401(8)) and identify and implement necessary evidenced-based interventions under the intervention component of such system.

- (6) Ensuring equity in teacher distribution.—
 - (A) Integration with state teacher EQUITY PLAN.—Demonstrate how each participating middle school and participating high school in the eligible entity and the implementation of the Model of Success selected for each such school will meet the requirements of the State Plan of the State in which the eligible entity is located described in section 1111(b)(8)(C) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6311(b)(8)(C)) to ensure that low-income and minority children are not taught at higher rates than other children by out-of-field, inexperienced, or unqualified teachers.
 - (B) Integration with american recovery and reinvestment act teacher equity assurance.—Demonstrate how each participating middle school and participating high school in the eligible entity and the implementation of the Model of Success selected for each

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1	such school will meet the requirements of the
2	State assurance provided by the State in which
3	the eligible entity is located pursuant to section
4	14005(d)(2) of the American Recovery and Re-
5	investment Act of 2009 (Public Law 111-5)
6	to—
7	(i) take actions to improve teacher ef-
8	fectiveness;
9	(ii) address inequities in the distribu-
10	tion of highly qualified teachers between
11	high- and low-poverty schools; and
12	(iii) ensure that low-income and mi-
13	nority children are not taught at higher
14	rates than other children by inexperienced
15	unqualified, or out-of-field teachers.
16	(C) TEACHER EQUITY FOR STUDENTS
17	WITH DISABILITIES.—Demonstrate how each
18	participating middle school and participating
19	high school and the implementation of the
20	Model of Success selected for each such school
21	will ensure that students with disabilities are
22	not taught at higher rates than other children
23	by inexperienced unqualified or out-of-field

teachers.

1	(7) Sustainable resources and support.—
2	Demonstrate that the eligible entity has the re-
3	sources and support to sustain and further improve
4	student achievement and graduation rates following
5	the completion of the 3-year grant period.
6	(8) Graduation rate goals.—Provide ambi-
7	tious goals, as defined by the Secretary, for gradua-
8	tion rate improvement for the students in the sub-
9	groups described in section $1111(b)(2)(C)(II)$ of the
10	Elementary and Secondary Education Act of 1965
11	(20 U.S.C. $6311(6)(2)(C)(II)$) at each participating
12	high school.
13	(b) APPLICATION REVIEW AND RENEWAL.—The Sec-
14	retary shall—
15	(1) establish a peer review process to assist in
16	the review of the grant applications and approval of
17	the grants under this title;
18	(2) appoint to the peer review team—
19	(A) individuals who are educators or ex-
20	perts in—
21	(i) innovative education models;
22	(ii) secondary school reform;
23	(iii) school accountability;
24	(iv) postsecondary education prepara-
25	tion and access: and

1	(v) workforce preparation; and
2	(B) not less than 1 parent or community
3	representative; and
4	(3) ensure that each grant award is of suffi-
5	cient size and scope to carry out the activities pro-
6	posed in the grant application, including the evalua-
7	tion required under section 105(c).
8	(c) Award Basis.—In awarding grants under this
9	title the Secretary shall ensure a diversity of grant awards
10	to eligible entities in both urban and rural areas and
11	prioritize applications from—
12	(1) eligible entities serving eligible high schools
13	with the lowest graduation rates in the State in
14	which the eligible entity is located;
15	(2) eligible entities serving eligible middle
16	schools and eligible high schools and with the high-
17	est poverty rates in the State in which the eligible
18	entity is located;
19	(3) eligible entities that demonstrate support
20	for grants awarded under this title from—
21	(A) key stake holders (including the local
22	teachers' union);
23	(B) the charter school authorizers of the
24	State in which the eligible entity is located: and

1	(C) other State and local leaders (which
2	may include leaders of civil rights, business,
3	and education associations);
4	(4) eligible entities that partner with an exter-
5	nal assistance organization with a demonstrated
6	record of success with respect to the needs of the
7	student population; and
8	(5) eligible entities serving geographic areas, in-
9	cluding rural and urban areas, with significant eco-
10	nomic distress, as defined by the Secretary.
11	SEC. 105. EVALUATION AND REPORTING.
12	(a) Reporting.—Each eligible entity receiving a
13	grant under this title shall collect and report annually to
14	the Secretary such information on the results of the activi-
15	ties assisted under the grant as the Secretary may reason-
16	ably require, including information (disaggregated in the
17	same manner as described in section 1111(h)(1)(C)(i) of
18	the Elementary and Secondary Education Act of 1965 (20
19	U.S.C. 6311(h)(1)(C)(i), and cross-tabulated by race, eth-
20	nicity, and gender)) on—
21	(1) the number and percentage of students
22	served, by grade level;
23	(2) with respect to each participating middle
24	school and participating high school in the eligible
25	entity—

1	(A) academic achievement data, including
2	the percentage of students scoring advanced
3	proficient, basic, and below basic on the State
4	assessments described in section 1111(b)(3) of
5	the Elementary and Secondary Education Act
6	of 1965 (20 U.S.C. 6311(b)(3));
7	(B) high school graduation rate data;
8	(C) the percentage of students—
9	(i) enrolled in Advanced Placement
10	courses; and
11	(ii) who passed Advanced Placement
12	exams;
13	(D) college enrollment rate data;
14	(E) postsecondary persistence rate data;
15	and
16	(F) the percentage of core courses taught
17	by teachers with subject matter expertise in
18	such courses.
19	(b) Evaluation; Best Practices.—
20	(1) In General.—From amounts reserved
21	under section 101(a), the Secretary shall enter into
22	a contract with an outside evaluator to carry out the
23	following:
24	(A) EVALUATION.—

1	(i) In general.—Conducting a com-
2	prehensive evaluation at the end of the 3rd
3	fiscal year that funds are appropriated to
4	carry out this title on the effectiveness of
5	all grants awarded to eligible entities
6	under this title, including a comparison of
7	the data on student achievement described
8	in clause (ii) among participating middle
9	schools and participating high schools in
10	which the eligible entities carried out a
11	Model of Success described in—
12	(I) section $103(b)(1)(B)(i)$;
13	(II) section $103(b)(1)(B)(ii)$;
14	(III) section $103(b)(1)(B)(iii);$
15	and
16	(IV) section $103(b)(1)(B)(iv)$.
17	(ii) Data.—The data on student
18	achievement described in this clause shall
19	include—
20	(I) student academic achievement
21	data;
22	(II) high school graduation rate
23	data;
24	(III) college enrollment rate data;
25	and

1	(IV) postsecondary persistence
2	rate data.
3	(B) Best practices.—Disseminating best
4	practices in improving the achievement of mid-
5	dle school and high school students.
6	(C) TECHNICAL ASSISTANCE.—Providing
7	technical assistance to eligible entities that re-
8	ceive a grant under this title.
9	(2) Peer review.—
10	(A) In general.—An evaluator receiving
11	a contract under this subsection shall—
12	(i) establish a peer-review process to
13	assist in the review and approval of the
14	evaluations conducted under this sub-
15	section; and
16	(ii) appoint individuals to the peer-re-
17	view process who are—
18	(I) educators and experts in—
19	(aa) research and evalua-
20	tion; and
21	(bb) the areas of expertise
22	described in section section
23	104(b)(2)(A); and
24	(II) independent of the eligible
25	entities that receive grants under this

1	title and the Graduation Improvement
2	Teams served by such grants.
3	(B) RESTRICTIONS ON USE.—The Sec-
4	retary shall not distribute or use the results of
5	any evaluation described in paragraph (1)(A)
6	until the results are peer-reviewed in accord-
7	ance with subparagraph (A).
8	SEC. 106. AUTHORIZATION OF APPROPRIATIONS.
9	There are authorized to be appropriated to carry out
10	this title, \$2,000,000,000 for fiscal year 2011, and such
11	sums as may be necessary for each of the 5 succeeding
12	fiscal years.
13	TITLE II—FAST TRACK TO COL-
14	LEGE DEMONSTRATION PRO-
15	GRAM
16	SEC. 201. SHORT TITLE.
17	This title may be cited as the "Fast Track to College
18	
19	Act of 2009".
1)	Act of 2009". SEC. 202. PURPOSE.
20	
	SEC. 202. PURPOSE.
20	SEC. 202. PURPOSE. The purpose of this title is to increase high school
2021	SEC. 202. PURPOSE. The purpose of this title is to increase high school graduation rates and the percentage of students, including

1	SEC. 203. ELIGIBLE ENTITY.
2	In this title, the term "eligible entity" means a local
3	educational agency—
4	(1) that is—
5	(A) eligible for funding under section 1125
6	of the Elementary and Secondary Education
7	Act of 1965; or
8	(B) a Bureau-funded school; and
9	(2) that partners with an institution of higher
10	education to establish, or support an existing, early
11	college high school or dual enrollment program.
12	SEC. 204. AUTHORIZATION OF APPROPRIATIONS; RESERVA-
13	TIONS.
14	(a) Authorization of Appropriations.—To carry
15	out this title, there are authorized to be appropriated
16	$\$150,\!000,\!000$ for fiscal year 2011 and such sums as may
17	be necessary for each of the 5 succeeding fiscal years.
18	(b) Reservations.—Of the amount appropriated
19	under subsection (a) for a fiscal year, the Secretary shall
20	reserve—
21	(1) at least 40 percent to award grants to eligi-
22	ble entities that establish a new, or support an exist-
23	ing, early college high school in accordance with sec-
24	tion 206;
25	(2) at least 40 percent to award grants to eligi-

ble entities that establish a new, or support an exist-

1	ing, dual enrollment program in accordance with
2	section 206; and
3	(3) not more than 5 percent for the purpose of
4	conducting the national evaluation and providing
5	technical assistance activities to grant recipients
6	under sections 209(d) and 209(e).
7	SEC. 205. AUTHORIZED PROGRAM.
8	(a) In General.—From the amount appropriated
9	under section 204(a), the Secretary is authorized to award
10	6-year grants to eligible entities seeking to establish a new
11	or support an existing, early college high school or dua
12	enrollment program in accordance with section 206.
13	(b) Grant Amount.—
14	(1) In general.—Subject to paragraph (1)
15	the Secretary shall ensure that grants are of suffi-
16	cient size to enable grantees to—
17	(A) carry out all required activities de-
18	scribed in section 106(a); and
19	(B) otherwise meet the purpose of this
20	title.
21	(2) Limitation.—The amount of a grant
22	awarded under this title shall not exceed
23	\$2,000,000.
24	(c) Matching Requirement.—

1	(1) In general.—To be eligible to receive a
2	grant under this title, an eligible entity shall con-
3	tribute non-Federal matching funds toward the costs
4	of the early college high school or dual enrollment
5	program to be supported under the grant in an
6	amount equal to not less than the applicable percent
7	of the amount of the grant.
8	(2) Applicable percentage.—For purposes
9	of paragraph (1), the applicable percentage means—
10	(A) 20 percent in the first fiscal year of
11	the grant;
12	(B) 20 percent in the second fiscal year of
13	the grant;
14	(C) 30 percent in the third fiscal year of
15	the grant;
16	(D) 30 percent in the fourth fiscal year of
17	the grant;
18	(E) 40 percent in the fifth fiscal year of
19	the grant; and
20	(F) 50 percent in the sixth fiscal year of
21	the grant.
22	(3) Determination of amount contrib-
23	UTED.—The non-Federal share may be in cash or in
24	kind.

- 1 (4) WAIVER.—The Secretary may waive or re-
- duce the amount of the non-Federal share of an eli-
- 3 gible entity if the eligible entity demonstrates ex-
- 4 treme economic distress, as determined by the Sec-
- 5 retary.
- 6 (d) SUPPLEMENT, NOT SUPPLANT.—An eligible enti-
- 7 ty shall use a grant received under this title only to supple-
- 8 ment, and not supplant, non-Federal funds that would, in
- 9 the absence of such grant, be made available to support
- 10 the activities described in the eligible entity's application
- 11 under section 207.
- 12 (e) Priority.—In awarding grants under this sec-
- 13 tion, the Secretary shall give priority to applicants—
- 14 (1) receiving a grant under title I of this Act;
- 15 and
- 16 (2) whose applications demonstrate that they
- will use the grant funds received under this title to
- serve geographic areas with severe economic distress,
- as determined by the Secretary.
- 20 SEC. 206. USES OF FUNDS.
- 21 (a) REQUIRED ACTIVITIES.—An eligible entity shall
- 22 use grant funds received under this title to support the
- 23 activities described in its application under section 207,
- 24 which shall include the following:

1	(1) Planning year.—In the case of an eligible
2	entity establishing a new early college high school or
3	dual enrollment program, during the first year of
4	the grant, the eligible entity shall use the grant
5	funds to—
6	(A) hire a principal and staff, as appro-
7	priate;
8	(B) design the curriculum and sequence of
9	courses in collaboration with (at a minimum)
10	teachers from the local educational agency and
11	faculty from the partner institution of higher
12	education;
13	(C) inform parents and the community
14	about the school or program and opportunities
15	to become actively involved in the school or pro-
16	gram;
17	(D) establishing a course articulation proc-
18	ess for defining and approving courses for high
19	school and college credit;
20	(E) outreach programs to ensure that mid-
21	dle school and high school students and their
22	families are aware of the early college high
23	school or dual enrollment program;
24	(F) liaison activities among partners in the
25	eligible entity: and

1	(G) coordinating secondary and postsec-
2	ondary support services, academic calendars,
3	and transportation.
4	(2) Implementation period.—During the re-
5	mainder of the grant period, the eligible entity shall
6	use grant funds for—
7	(A) academic and social support services,
8	including counseling;
9	(B) liaison activities among partners in the
10	eligible entity;
11	(C) data collection and use of such data
12	for student and instructional improvement and
13	program evaluation;
14	(D) outreach programs to ensure that mid-
15	dle school and high school students and their
16	families are aware of the early college high
17	school or dual enrollment program;
18	(E) professional development, including
19	joint professional development for secondary
20	school and faculty from the institution of higher
21	education; and
22	(F) school or program design and planning
23	team activities, including curriculum develop-
24	ment.

1	(b) Allowable Activities.—An eligible entity may
2	use grant funds received under this title to support the
3	activities described in its application under section 207,
4	including—
5	(1) purchasing textbooks and equipment that
6	support the school or program's curriculum;
7	(2) developing learning opportunities for stu-
8	dents that complement classroom experiences, such
9	as internships, career-based capstone projects, and
10	opportunities provided under subpart 2 of part A of
11	title IV of the Higher Education Act of 1965 (20
12	U.S.C. 1070a-11 et seq.);
13	(3) transportation; and
14	(4) planning time for high school and college
15	educators to collaborate.
16	SEC. 207. APPLICATION.
17	(a) In General.—To receive a grant under this title,
18	an eligible entity shall submit to the Secretary an applica-
19	tion at such time, in such manner, and including such in-
20	formation as the Secretary determines to be appropriate.
21	(b) Contents of Application.—At a minimum, an
22	application described in subsection (a) shall include a de-
23	scription of—
24	(1) the early college high school's or other dual
25	enrollment program's budget:

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- (2) each partner in the eligible entity and its experience with early college high schools or other dual enrollment programs, including key personnel from each partner and their responsibilities for the early college high school or dual enrollment program;
- (3) how the eligible entity will work with secondary and postsecondary teachers, other public and private entities, community-based organizations, businesses, labor organizations, and parents to ensure that students will be prepared to succeed in postsecondary education and employment, which may include the development of an advisory board;
- (4) how the eligible entity will target and recruit at-risk youth, including those at risk of dropping out of school, first generation college students, and students from populations described in section 1111(b)(2)(C)(v)(II) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6311(b)(2)(C)(v)(II));
- (5) a system of student supports including, but not limited to, small group activities, tutoring, literacy and numeracy skill development in all academic disciplines, parental and community outreach and engagement, extended learning time, and college

- readiness activities, such as early college academic seminars and counseling;
 - (6) in the case of an early college high school, how a graduation and career plan will be developed, consistent with State graduation requirements, for each student and reviewed each semester;
 - (7) how parents or guardians of dually enrolled students will be informed of their academic performance and progress and, subject to paragraph (5), involved in the development of their career and graduation plan;
 - (8) coordination that will occur between an institution of higher education and the local educational agency, including regarding academic calendars, provision of student services, curriculum development, and professional development;
 - (9) how the eligible entity will ensure that teachers in the early college high school or other dual enrollment program receive appropriate professional development and other supports, including to enable them to utilize effective parent and community engagement strategies, and help English-language learners, students with disabilities, and students from diverse cultural backgrounds to succeed;

- 1 (10) learning opportunities for students that 2 complement classroom experiences, such as intern-3 ships, career-based capstone projects, and opportuni-4 ties provided under subpart 2 of part A of title IV 5 of the Higher Education Act of 1965 (20 U.S.C. 6 1070a-11 et seq.);
 - (11) how policies, agreements, and courses taken will ensure that postsecondary credits earned will be transferable to, at a minimum, public institutions of higher education within the State, consistent with existing statewide articulation agreements;
 - (12) student assessments and other measurements of student achievement including benchmarks for student achievement;
 - (13) outreach programs to provide elementary and secondary school students, especially those in middle grades, and their parents, teachers, school counselors, and principals information about and academic preparation for the early college high school or other dual enrollment program;
 - (14) how the local educational agency and institution of higher education will work together, as appropriate, to collect and use data for student and instructional improvement and program evaluation;

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1	(15) how the eligible entity will help students
2	meet eligibility criteria for postsecondary courses
3	and ensure that students understand how their cred-
4	its will transfer; and
5	(16) how the eligible entity will access and le-
6	verage additional resources necessary to sustain the
7	early college high school or other dual enrollment
8	program after the grant expires, including by engag-
9	ing businesses and non-profit organizations.
10	(e) Assurances.—An eligible entity's application
11	under subsection (a) shall include assurances that—
12	(1) in the case of an early college high school,
13	the majority of courses offered, including of postsec-
14	ondary courses, will be offered at facilities of an in-
15	stitution of higher education;
16	(2) students will not be required to pay tuition
17	or fees for postsecondary courses;
18	(3) postsecondary credits earned will be tran-
19	scribed upon completion of the requisite course
20	work; and
21	(4) faculty teaching postsecondary courses meet
22	the normal standards for faculty established by the

institution of higher education.

1	(d) WAIVER.—The Secretary may waive the require-
2	ment of subsection (c)(1) upon a showing that it is im-
3	practical to apply due to geographic considerations.
4	SEC. 208. PEER REVIEW.
5	(a) Peer Review of Applications.—The Sec-
6	retary shall establish peer review panels to review applica-
7	tions submitted pursuant to section 206 to advise the Sec-
8	retary regarding such applications.
9	(b) Composition of Peer Review Panels.—The
10	Secretary shall ensure that each peer review panel is not
11	comprised wholly of full-time officers or employees of the
12	Federal Government and includes, at a minimum—
13	(1) experts in the establishment and adminis-
14	tration of early college high schools or other dual en-
15	rollment programs from the secondary and postsec-
16	ondary perspective;
17	(2) faculty at institutions of higher education
18	and secondary school teachers with expertise in dual
19	enrollment; and
20	(3) experts in the education of at-risk students.
21	SEC. 209. REPORTING AND OVERSIGHT.
22	(a) Reporting by Grantees.—
23	(1) In general.—The Secretary shall establish
24	uniform guidelines for eligible entities receiving a
25	grant under this title concerning information such

- entities shall annually report to the Secretary to demonstrate the progress of the entity toward achieving the goals of this title.
 - (2) Contents of Report.—At a minimum, the report described in paragraph (1) shall include, with respect to all students enrolled in the early college high school or dual enrollment program of each eligible entity receiving a grant under this title, the following information (disaggregated in the same manner as described in section 1111(h)(1)(C)(i) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6311(h)(1)(C)(i)):
 - (A) The number of students enrolled in the early college high school or dual enrollment program.
 - (B) The percentage of students scoring advanced, proficient, basic, and below basic on the assessments described in section 1111(b)(3) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6311(b)(3)).
 - (C) The performance on other assessments or measurements of achievement.
 - (D) The number of secondary school credits earned.

(E) The number of postsecondary credits 1 2 earned by such students. 3 (F) The attendance rate, as appropriate. 4 (G) Graduation rate. (H) Placement in postsecondary education 6 or advanced training, in military service, and in 7 employment. 8 (I) A description of the school or pro-9 gram's student, parent, and community out-10 reach and engagement. 11 (b) Reporting by Secretary.—The Secretary annually shall compile and analyze the information described 12 in subsection (a) and shall submit a report containing such analysis to the Committee on Health, Education, Labor, 14 15 and Pensions of the Senate and the Committee on Education and Labor of the House of Representatives. The 16 report shall include identification of best practices for 17 achieving the goals of this title. 18 19 (c) Monitoring Visits.—The Secretary's designee shall visit each grantee at least once for the purpose of 20 21 helping the grantee achieve the goals of this title and to 22 monitor the grantee's progress toward achieving such 23 goals. 24 NATIONAL EVALUATION.—Not later than 6 months after the date on which funds are appropriated

- 1 to carry out this title, the Secretary shall enter into a con-
- 2 tract with an independent organization to perform an eval-
- 3 uation of the grants awarded under this title. Such evalua-
- 4 tion shall apply rigorous procedures to obtain valid and
- 5 reliable data concerning participants' outcomes by social
- 6 and academic characteristics and monitor the progress of
- 7 students from high school to and through postsecondary
- 8 education.
- 9 (e) Technical Assistance.—The Secretary shall
- 10 provide technical assistance to eligible entities concerning
- 11 best practices in early college high schools and dual enroll-
- 12 ment programs and shall disseminate such best practices
- 13 among eligible entities and State and local educational
- 14 agencies. Amounts retained by the Secretary for technical
- 15 assistance shall be used to make grants to, or contracts
- 16 with, public or nonprofit agencies and organizations with
- 17 expertise in supporting the development and implementa-
- 18 tion of statewide or national duel enrollment programs or
- 19 early college programs.

20 SEC. 210. RULES OF CONSTRUCTION.

- 21 (a) Employees.—Nothing in this title shall be con-
- 22 strued to alter or otherwise affect the rights, remedies,
- 23 and procedures afforded to the employees of local edu-
- 24 cational agencies (including schools) or institutions of
- 25 higher education under Federal, State, or local laws (in-

- 1 cluding applicable regulations or court orders) or under
- 2 the terms of collective bargaining agreements, memoranda
- 3 of understanding, or other agreements between such em-
- 4 ployees and their employers.
- 5 (b) Graduation Rate.—A student who graduates
- 6 from an early college high school supported under this title
- 7 in the standard number of years for graduation described
- 8 in the eligible entity's application shall be considered to
- 9 have graduated on time for purposes of section
- 10 1111(b)(2)(C)(6) of the Elementary and Secondary Edu-
- 11 cation Act of 1965 (20 U.S.C. 6311(b)(2)(C)(6)).

12 TITLE III—SHARING WHAT

13 WORKS IN MIDDLE GRADES

- 14 **SEC. 301. PURPOSE.**
- The purpose of this title is to facilitate the genera-
- 16 tion, dissemination, and application of research needed to
- 17 identify and implement effective practices that lead to con-
- 18 tinual student learning and high academic achievement in
- 19 the middle grades.
- 20 SEC. 302. RESEARCH RECOMMENDATIONS.
- 21 (a) Study on Promising Practices.—
- 22 (1) IN GENERAL.—Not later than 60 days after
- 23 the date of enactment of this Act, the Secretary
- shall enter into a contract with the Center for Edu-
- cation of the National Academies to study and iden-

- tify promising practices for the improvement of middle grades education.
- (2) CONTENT OF STUDY.—The study described in paragraph (1) shall identify promising practices currently being implemented for the improvement of middle grades education. The study shall be conducted in an open and transparent way that provides interim information to the public about criteria being used to identify—
 - (A) promising practices;

- (B) the practices that are being considered; and
- (C) the kind of evidence needed to document effectiveness.
 - (3) Report.—The contract entered into pursuant to this subsection shall require that the Center for Education of the National Academies submit to the Secretary, the Committee on Health, Education, Labor, and Pensions of the Senate, and the Committee on Education and Labor of the House of Representatives a final report regarding the study conducted under this subsection not later than 1 year after the date of the commencement of the contract.

1	(4) Publication.—The Secretary shall make
2	public and post on the website of the Department of
3	Education the findings of the study conducted under
4	this subsection.
5	(b) Synthesis Study of Effective Teaching
6	AND LEARNING IN MIDDLE GRADES.—
7	(1) In general.—Not later than 60 days after
8	the date of enactment of this Act, the Secretary
9	shall enter into a contract with the Center for Edu-
10	cation of the National Academies to review existing
11	research on middle grades education, and on factors
12	that might lead to increased effectiveness and en-
13	hanced innovation in middle grades education.
14	(2) Content of Study.—The study described
15	in paragraph (1) shall review research on education
16	programs, practices, and policies, as well as research
17	on the cognitive, social, and emotional development
18	of children in the middle grades age range, in order
19	to provide an enriched understanding of the factors
20	that might lead to the development of innovative and
21	effective middle grades programs, practices, and
22	policies. The study shall focus on—
23	(A) the areas of curriculum, instruction,
24	and assessment (including additional supports
25	for students who are below grade level in read-

1	ing, writing, mathematics, and science, and the
2	identification of students with disabilities) to
3	better prepare all students for subsequent suc-
4	cess in high school, college, and cognitively chal-
5	lenging employment;
6	(B) the quality of, and supports for, the
7	teacher workforce;
8	(C) aspects of student behavioral and so-
9	cial development, and of social interactions
10	within schools that affect the learning of aca-
11	demic content;
12	(D) the ways in which schools and local
13	educational agencies are organized and operated
14	that may be linked to student outcomes;
15	(E) how development and use of early
16	warning systems can reduce risk factors for
17	dropping out of school and low academic
18	achievement; and
19	(F) identification of areas where further
20	research and evaluation may be needed on these
21	topics to further the development of effective
22	middle grades practices.
23	(3) Report.—The contract entered into pursu-
24	ant to this subsection shall require that the Center

for Education of the National Academies submit to

the Secretary, the Committee on Health, Education,

- Labor, and Pensions of the Senate, and the Committee on Education and Labor of the House of
 Representatives a final report regarding the study
- 5 conducted under this subsection not later than 2
- 6 years after the date of commencement of the con-
- 7 tract.

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- 8 (4) PUBLICATION.—The Secretary shall make 9 public and post on the website of the Department of 10 Education the findings of the study conducted under 11 this subsection.
- 12 (c) OTHER ACTIVITIES.—The Secretary shall carry 13 out each of the following:
 - (1) Create a national clearinghouse, in coordination with entities such as What Works and the Doing What Works Clearinghouses, for research in best practices in the middle grades and in the approaches that successfully take those best practices to scale in schools and local educational agencies.
 - (2) Create a national middle grades database accessible to educational researchers, practitioners, and policymakers that identifies school, classroom, and system-level factors that facilitate or impede student academic achievement in the middle grades.

1	(3) Require the Institute of Education Sciences
2	to develop a strand of field-initiated and scientif-
3	ically valid research designed to enhance perform-
4	ance of schools serving middle grades students, and
5	of middle grades students who are most at risk of
6	educational failure, which may be coordinated with
7	the regional educational laboratories established
8	under section 174 of the Education Sciences Reform
9	Act of 2002 (20 U.S.C. 9564), institutions of higher
10	education, agencies recognized for their research
11	work that has been published in peer-reviewed jour-
12	nals, and organizations that have such regional edu-
13	cational laboratories. Such research shall target spe-
14	cific issues such as—
15	(A) effective practices for instruction and
16	assessment in mathematics, science, technology,
17	and literacy;
18	(B) academic interventions for adolescent
19	English language learners;
20	(C) school improvement programs and
21	strategies for closing the academic achievement
22	gap;
23	(D) evidence-based or, when available, sci-

entifically valid professional development plan-

1	ning targeted to improve pedagogy and student
2	academic achievement;
3	(E) the effects of increased learning or ex-
4	tended school time in the middle grades; and
5	(F) the effects of decreased class size or
6	increased instructional and support staff.
7	(4) Strengthen the work of the existing national
8	research and development centers under section
9	133(c) of the Education Sciences Reform Act of
10	2002 (20 U.S.C. 9533(c)), as of the date of enact-
11	ment of this Act, by adding an educational research
12	and development center dedicated to addressing—
13	(A) curricular, instructional, and assess-
14	ment issues pertinent to the middle grades
15	(such as mathematics, science, technological flu-
16	ency, the needs of English language learners,
17	and students with disabilities);
18	(B) comprehensive reforms for low-per-
19	forming middle grades; and
20	(C) other topics pertinent to improving the
21	academic achievement of middle grades stu-
22	dents.
23	(5) Provide grants to nonprofit organizations,
24	for-profit organizations, institutions of higher edu-
25	cation, and others to partner with State educational

1	agencies and local educational agencies to develop,
2	adapt, or replicate effective models for turning
3	around low-performing middle grades.
4	TITLE IV—DEFINITIONS
5	SEC. 401. DEFINITIONS.
6	Except as otherwise provided, in this Act:
7	(1) Bureau-funded school.—The term "Bu-
8	reau-funded school" has the meaning given such
9	term in section 1146 of the Education Amendments
10	of 1978 (25 U.S.C. 2026).
11	(2) Charter management organization.—
12	The term "charter management organization"
13	means a nonprofit organization that operates or
14	manages a charter school or other school by central-
15	izing or sharing certain functions and resources.
16	(3) CHARTER SCHOOL.—The term "charter
17	school''—
18	(A) has the meaning given such term in
19	section 5210(1) of the Elementary and Sec-
20	ondary Education Act of 1965 (20 U.S.C.
21	7221i(1); and
22	(B) may include a charter school that pro-
23	vides prekindergarten or adult education serv-
24	ices.

1	(4) College enrollment rate.—The term
2	"college enrollment rate" means the rate at which
3	students who are graduating from secondary school
4	in the same academic year enroll in an institution of
5	higher education in the same calendar year.
6	(5) Core courses.—The term "core courses"
7	has the meaning given the tern "core academic sub-
8	jects" in section 9101(11) of the Elementary and
9	Secondary Education Act of 1965 (20 U.S.C.
10	7801(11)).
11	(6) Dual enrollment program.—The term
12	"dual enrollment program" means an academic pro-
13	gram established in partnership between a local edu-
14	cational agency and an institution of higher edu-
15	cation that enables a high school student to simulta-
16	neously earn credit toward—
17	(A) a high school diploma; and
18	(B) a postsecondary degree or certificate.
19	(7) Early college high school.—The term
20	"early college high school" means a high school es-
21	tablished in partnership between a local educational
22	agency and an institution of higher education that
23	provides a course of study that enables a student to
24	earn—
25	(A) a high school diploma; and

1 (B) an associate's degree or 1 to 2 years
2 of college credit toward a postsecondary degree
3 or credential.

(8) Early warning system.—

GENERAL.—The (A)IN term "Early Warning System" means a data and intervention system, which is maintained by a local educational agency, that collects, analyzes, and reports student-level data in a timely and ongoing basis to help schools in the local educational agency identify and implement tiered academic, social, and behavioral evidence-based interventions, including differentiated instruction, in order to ensure each middle school and high school student served by the local educational agency is on track to graduate and meet the student's postsecondary education and career goals by—

> (i) alerting schools in the local educational agency when a student begins to exhibit academic, social, or behavioral indicators of increased risk for low academic achievement, not graduating from secondary school, or disciplinary actions;

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1	(ii) alerting schools in the local edu-
2	cational agency when a student has been
3	retained in a grade level, is an undercred-
4	ited student, is a late entrant English lan-
5	guage learner, has come into contact with
6	the juvenile justice system, has a dramati-
7	cally decreased attendance rate, or has sig-
8	nificant other barriers that limit successful
9	high school completion and academic
10	achievement;
11	(iii) identifying appropriate evidence-
12	based interventions for individual students
13	under the intervention component de-
14	scribed in subparagraph (D) and carrying
15	out such interventions under such compo-
16	nent; and
17	(iv) sharing the student-level data col-
18	lected, analyzed, and reported by such sys-
19	tem among high schools and their feeder
20	middle schools.
21	(B) Early warning data component.—
22	(i) In General.—The data compo-
23	nent of an Early Warning System is a data
24	system that carries out the activities de-
25	scribed in subparagraph (A) (with the ex-

1	ception of the activities carried out under
2	the intervention component described in
3	subparagraph (D)) by collecting, analyzing,
4	and reporting student-level data (through
5	software, automation, manual analysis or
6	other methods)—
7	(I) in a manner consistent with
8	the Family Educational Rights and
9	Privacy Act of 1974 (20 U.S.C.
10	1232g);
11	(II) in a format that is easily ac-
12	cessible and useable by school staff at
13	the school level; and
14	(III) that is interoperable with
15	the longitudinal data system estab-
16	lished under section $14005(d)(3)$ of
17	the American Recovery and Reinvest-
18	ment Act of 2009 (Public Law 111-
19	5) for the State educational agency
20	serving the local educational agency
21	that maintains such system.
22	(ii) Reporting.—The data compo-
23	nent described in clause (i) shall have the
24	capacity to report student-level data—

1	(I) with respect to individual stu-
2	dents;
3	(II) with respect to students in
4	the aggregate; and
5	(III) that is disaggregated by all
6	the demographic subgroups of stu-
7	dents described in section
8	1111(h)(1)(C)(i) of the Elementary
9	and Secondary Education Act of 1965
10	(20 U.S.C. $6311(h)(1)(C)(i)$),
11	crosstabulated by all categories.
12	(C) Student-level data.—For purposes
13	of this paragraph, the term "student-level data"
14	means longitudinal data with respect to indi-
15	vidual students, including all the demographic
16	subgroups of students described in section
17	1111(h)(1)(C)(i) of the Elementary and Sec-
18	ondary Education Act of 1965 (20 U.S.C.
19	6311(h)(1)(C)(i)), on—
20	(i) academic performance in core
21	courses;
22	(ii) levels of achievement on State
23	academic assessments described in section
24	1111(b)(3) of the Elementary and Sec-

1	ondary Education Act of 1965 (20 U.S.C.
2	6311(b)(3));
3	(iii) on-time and delayed promotion
4	from grade-to-grade;
5	(iv) college admissions test participa-
6	tion;
7	(v) completion of courses in which the
8	student is dually-enrolled, college-level
9	courses, college-preparatory courses, and
10	middle-school prerequisite courses;
11	(vi) graduation with a high school di-
12	ploma and reason for exiting other than
13	earned high school diploma;
14	(vii) behavioral indicators, including
15	attendance, office referrals, suspensions,
16	and expulsions;
17	(viii) college enrollment and postsec-
18	ondary persistence; and
19	(ix) other academic, social and behav-
20	ioral indicators as determined by the local
21	educational agency.
22	(D) Early warning intervention com-
23	PONENT.—
24	(i) In GENERAL.—The intervention
25	component of an Early Warning System is

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a comprehensive system of evidence-based academic, social, and behavioral services and supports for at-risk students, including whole school reform activities, targeted student interventions, and intensive individual student interventions described in clauses (ii), (iii), and (iv), respectively, which shall be continually evaluated by the local educational agency maintaining the Early Warning System for their effectiveness.

(ii) Whole school reform activities.—

GENERAL.—The (I)IN term "whole school reform activities" means activities requiring the alignment of instructional resources and behavioral supports to specifically meet the academic, social, and behavioral needs of students, and implementation of organizational change to ensure academic success of at-risk students, as informed by the analysis of data available under the Early Warning System.

1	(II) ACTIVITIES.—Whole school
2	reform activities may include—
3	(aa) establishing transition
4	supports for students moving
5	from middle to high school or
6	from secondary school to postsec-
7	ondary school;
8	(bb) increasing availability
9	of college preparatory or career
10	and technical instruction through
11	Advanced Placement courses,
12	International Baccalaureate
13	courses, dual enrollment, early
14	college high school opportunities,
15	or high quality career and tech-
16	nical programs as described in
17	section 3 of the Carl D. Perkins
18	Career and Technical Education
19	Act of 2006;
20	(cc) extended learning op-
21	portunities for students;
22	(dd) implementation of posi-
23	tive behavior support systems or
24	multitier systems of support;

1	(ee) quality professional de-
2	velopment to meet student needs
3	identified by the early warning
4	data; or
5	(ff) strategic use of time, in-
6	cluding common lesson planning
7	time, flexible school periods, or
8	block scheduling.
9	(iii) Targeted student interven-
10	Tions.—Targeted student interventions
11	are interventions provided to small groups
12	of students on an ongoing basis that are
13	adjusted over time to meet student needs,
14	such as—
15	(I) small group, instruction, tu-
16	toring or counseling; or
17	(II) changes to learning struc-
18	tures, such as teams of teachers who
19	work exclusively with small groups of
20	students.
21	(iv) Intensive individual student
22	INTERVENTIONS.—Intensive individual stu-
23	dent interventions are interventions
24	matched to individual student needs, in-
25	cluding one-on-one academic counseling

1	and use of an individual graduation plan to
2	define, support and meet a student's sec-
3	ondary and postsecondary education goals.
4	Such interventions may include—
5	(I) individual case management;
6	(II) individual instruction; or
7	(III) individual social and emo-
8	tional supports, including mental
9	health counseling.
10	(9) EDUCATIONAL SERVICE AGENCY.—The
11	term "educational service agency" has the meaning
12	given such term in section 9101(17) of the Elemen-
13	tary and Secondary Education Act of 1965 (20
14	U.S.C. 7801(17)).
15	(10) ELIGIBLE ENTITY.—The term "eligible en-
16	tity'' means—
17	(A) a local educational agency that serves
18	at least one—
19	(i) eligible middle school; and
20	(ii) eligible high school;
21	(B) a consortium of local educational agen-
22	cies described in subparagraph (A) that are lo-
23	cated in rural areas; or
24	(C) a partnership between—

1	(i) a consortium described in subpara-
2	graph (B); and
3	(ii) an educational service agency.
4	(11) ELIGIBLE HIGH SCHOOL.—The term "eli-
5	gible high school" means a public school that—
6	(A) provides education in at least 2 success
7	sive grades between 7th grade and 12th grade
8	inclusive, as determined by State law; and
9	(B) had a graduation rate of 65 percent or
10	less during each of the 2 academic years before
11	the date of the enactment of this Act.
12	(12) ELIGIBLE MIDDLE SCHOOL.—The term
13	"eligible middle school" means a public school
14	that—
15	(A) provides education in at least 2 succes-
16	sive grades between 5th grade and 8th grade
17	inclusive, as determined by State law;
18	(B) is a feeder middle school for at least
19	1 eligible high school; and
20	(C) during each of the 2 academic years
21	before the date of the enactment of this Act—
22	(i) had more than 50 percent of the
23	students who completed such school enrol
24	in an eligible high school; and

- 1 (ii) was in a State's lowest quintile of 2 performance based on proficiency rates on 3 State assessments required under section 4 1111(b)(3) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6 6311(b)(3)) or had not made adequate 7 vearly progress (as defined section 8 1111(b)(2) of such Act (20) U.S.C. 9 6311(b)(2)(C).
 - (13) FEEDER MIDDLE SCHOOL.—The term "feeder middle school" means a middle school where students enrolled in a high school in the same local educational agency as such middle school were enrolled prior to completing such middle school.
 - (14) Graduation rate.—The term "graduation rate" has the meaning given such term in section 1111(b)(2)(C)(vi) of the Elementary and Secof 1965 (20)ondary Education Act U.S.C. 6311(b)(2)(C)(vi), clarified as in section 200.19(b)(1) of title 34, Code of Federal Regulations.
 - (15) Highly Qualified.—The term "highly qualified" has the meaning given such term in section 9101(23) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801(23)).

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1	(16) Institution of higher education.—
2	The term "institution of higher education" has the
3	meaning given such term in section 101 of the High-
4	er Education Act of 1965 (20 U.S.C. 1001).
5	(17) Late entrant english language
6	LEARNER.—The term "late entrant English lan-
7	guage learner" means a secondary school student
8	who—
9	(A) entered a school served by a local edu-
10	cational agency at grade 7 or higher; and
11	(B) is identified by the agency as—
12	(i) being limited English proficient;
13	and
14	(ii) having experienced interrupted
15	formal education.
16	(18) Local Educational agency.—The term
17	"local educational agency"—
18	(A) has the meaning given such term in
19	section 9101(26) of the Elementary and Sec-
20	ondary Education Act of 1965 (20 U.S.C.
21	7801(26));
22	(B) includes any charter school that is a
23	local educational agency, as determined by
24	State law; and
25	(C) includes each Bureau-funded school.

1	(19) Low-income student.—The term "low-
2	income student" means a student described in sec-
3	tion 1113(a)(5) of the Elementary and Secondary
4	Education Act of 1965 (20 U.S.C. 6313(a)(5)).
5	(20) Multitier system of support.—The
6	term "multitier system of support" means a com-
7	prehensive system of differentiated supports that in-
8	cludes—
9	(A) evidence-based instruction;
10	(B) universal screening;
11	(C) progress monitoring;
12	(D) formative assessments;
13	(E) research-based interventions matched
14	to student needs; and
15	(F) educational decisionmaking using stu-
16	dent outcome data.
17	(21) Participating middle school.—The
18	term "participating middle school" means an eligible
19	middle school that is—
20	(A) under the jurisdiction of an eligible en-
21	tity awarded a grant under title I; and
22	(B) that are being served by such grant.
23	(22) Participating high school.—The term
24	"participating high school" means an eligible high
25	school that is—

1	(A) under the jurisdiction of an eligible en-
2	tity awarded a grant under title I; and

- (B) that are being served by such grant.
- term "positive behavior supports" means a systematic approach to embed evidence-based practices and data-driven decisionmaking to improve school climate and culture, including a range of systemic and individualized strategies to reinforce desired behaviors and diminish reoccurrence of problem behaviors, in order to achieve improved academic and social outcomes and increase learning for all students, including those with the most complex and intensive behavioral needs.
- (24) Postsecondary persistence rate" means the rate at which students who graduated from secondary school in the same academic year enroll in an institution of higher education and complete 1 academic year of credit at such institution, as determined by such institution.
- (25) Secondary school reform organization.—The term "secondary school reform organization" means a nonprofit organization, such as a community-based organization, charter management

- organization, educational service agency, education management organization, or institution of higher education, with—
 - (A) expertise in analyzing school performance data; and
 - (B) a demonstrated record of success in improving student achievement, graduation rates, college enrollment, or restructuring lowperforming middle schools or high schools.
 - (26) Secretary.—The term "Secretary" means the Secretary of Education.
 - (27) Specialized instructional support personnel" means school counselors, school social workers, school psychologists, and other qualified professional personnel involved in providing assessment, diagnosis, counseling, educational, therapeutic, and other services (including related services as that term is defined in section 602 of the Individuals with Disabilities Education Act) as part of a comprehensive program to meet student needs.
 - (28) Specialized instructional support services.—The term "specialized instructional support services" means the services provided by specialized instructional support personnel.

- 1 (29) STATE.—The term "State" has the mean-2 ing given such term in section 9101 of the Elemen-3 tary and Secondary Education Act of 1965 (20 4 U.S.C. 7801).
- 5 (30) STATE EDUCATIONAL AGENCY.—The term 6 "State educational agency" has the meaning given 7 such term in section 9101(41) Elementary and Sec-8 ondary Education Act of 1965 (20 U.S.C. 9 7801(41)).
 - "subject matter expertise" means demonstrating competence in each of the academic subjects in which a teacher provides instruction as the teacher of record, whether or not the teacher is new to the profession, by meeting the requirements described in subclause (I) or (II) of section 9101(23)(B)(ii) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7801(23)(B)(ii)(I); (23)(B)(ii)(II)).
 - (32) UNDERCCREDITED STUDENT.—The term "undercredited student" means a secondary school student who lacks either the necessary credits or courses, as determined by the applicable local educational agency and State agency, to graduate from

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- 1 secondary school with a regular diploma in the
- 2 standard number of years.

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